369	the amounts or estimated future amounts of payments made or anticipated to be made to or on
370	behalf of the victim. The Utah Office for Victims of Crime may provide a restitution notice to
371	the victim or victim's representative prior to or at sentencing. The amount of restitution sought
372	by the office may be updated at any time, subject to the right of the defendant to object. Failure
373	to provide the notice may not invalidate the imposition of the judgment or order of restitution
374	provided the defendant is given the opportunity to object and be heard as provided in this
375	chapter. Any objection by the defendant to the imposition or amount of restitution shall be
376	made at the time of sentencing or in writing within 20 days of Ĥ→ [f] the receipt of notice [f]
377	[sentencing] $\leftarrow \hat{\mathbf{H}}$, to be filed with the court and a copy mailed to the [office] <u>Utah Office for</u>
377a	<u>Victims</u>
378	of Crime. Upon the filing of the objection, the court shall allow the defendant a full hearing on
379	the issue as provided by Subsection 77-38a-302(4).
380	(4) If no objection is made or filed by the defendant, then upon conviction and
381	sentencing, the court shall enter a judgment for $\hat{\mathbf{H}} \rightarrow [f]$ complete $[f]$ $[-court-ordered] \leftarrow \hat{\mathbf{H}}$
381a	restitution pursuant to
382	the provisions of Subsections 76-3-201(4)(c) and (d) and identify the office as the assignee of
383	the assigned portion of the judgment and order of restitution.
384	(5) If the notice of [assignment] restitution is filed after sentencing but during the term
385	of probation or parole, the court or Board of Pardons shall modify any existing civil judgment
386	and order of restitution to include expenses paid by the office on behalf of the victim and
387	identify the office as the assignee of the assigned portion of the judgment and order of
388	restitution. If no judgment or order of restitution has been entered, the court shall enter a
389	judgment for complete restitution and [court ordered] court-ordered restitution pursuant to the
390	provisions of Sections 77-38a-302 and 77-38a-401.
391	Section 3. Section 76-3-201 is amended to read:
392	76-3-201. Definitions Sentences or combination of sentences allowed Civil
393	penalties.
394	(1) As used in this section:
395	(a) "Conviction" includes a:
396	(i) judgment of guilt; and
397	(ii) plea of guilty.
398	(b) "Criminal activities" means any offense of which the defendant is convicted or any
399	other criminal conduct for which the defendant admits responsibility to the sentencing court

H.B. 184 01-27-15 1:13 PM

524	[(8)] (9) "Plea in abeyance" means an order by a court, upon motion of the prosecution
525	and the defendant, accepting a plea of guilty or of no contest from the defendant but not, at that
526	time, entering judgment of conviction against him nor imposing sentence upon him on
527	condition that he comply with specific conditions as set forth in a plea in abeyance agreement.
528	[(9)] (10) "Plea in abeyance agreement" means an agreement entered into between the
529	prosecution and the defendant setting forth the specific terms and conditions upon which,
530	following acceptance of the agreement by the court, a plea may be held in abeyance.
531	(11) "Restitution" means full, partial, or nominal payment for pecuniary damages to a
532	victim, including prejudgment interest, the accrual of interest from the time of sentencing,
533	insured damages, reimbursement for payment of a reward, and payment for expenses to a
534	governmental entity for extradition or transportation and as may be further defined by law.
535	(12) (a) "Reward" means a sum of money:
536	(i) offered to the public for information leading to the arrest and conviction of an
537	offender; and
538	(ii) that has been paid to a person or persons who provide this information, except that
539	the person receiving the payment may not be a codefendant, an accomplice, or a bounty hunter
540	(b) "Reward" does not include any amount paid in excess of the sum offered to the
541	public.
542	(13) "Screening" means the process used by a prosecuting attorney to terminate
543	investigative action, proceed with prosecution, move to dismiss a prosecution that has been
544	commenced, or cause a prosecution to be diverted.
545	(14) (a) "Victim" means any person [whom] or entity, including the Utah Office for
546	Victims of Crime, who the court determines has suffered pecuniary damages as a result of the
547	defendant's criminal activities.
548	(b) "Victim" may not include a codefendant or accomplice.
549	Section 5. Section 77-38a-401 is amended to read:
550	77-38a-401. Entry of judgment Interest Civil actions Lien.
551	(1) Upon the court determining that a defendant owes restitution, the clerk of the court
552	shall enter an order of $\hat{\mathbf{H}} \rightarrow [f]$ complete $[f]$ [court-ordered] $\leftarrow \hat{\mathbf{H}}$ restitution as defined in
552a	Section 77-38a-302 on
553	the civil judgment docket and provide notice of the order to the parties.
554	(2) The order shall be considered a legal judgment, enforceable under the Utah Rules